

360 VOX SHAREHOLDERS APPROVE PLAN OF ARRANGEMENT WITH DUNDEE CORPORATION

TORONTO, ONTARIO—(June 25, 2014) – 360 VOX Corporation (TSXV: VOX) ("360 VOX") and Dundee Corporation (TSX: DC.A) ("Dundee") are pleased to announce that holders of outstanding Class A common shares in the capital of 360 VOX (the "**360 VOX Shares**" and each holder a "**360 VOX Shareholder**") have approved the previously announced arrangement transaction pursuant to which Dundee will acquire all of the issued and outstanding 360 VOX Shares that it and its affiliates do not already own (the "**Arrangement**").

At the special meeting of 360 VOX Shareholders held today (the "**Meeting**"), more than 99% of the votes cast by 360 VOX Shareholders and by disinterested 360 VOX Shareholders present in person or by proxy were in favour of the special resolution authorizing and approving the Arrangement. As the Arrangement will constitute a "business combination" for the purposes of Multilateral Instrument 61-101 – *Protection of Minority Security Holders in Special Transactions*, the implementation of the Arrangement requires approval by at least a majority of the votes cast by disinterested 360 VOX Shareholders, in addition to approval by at least 66 2/3% of the votes cast by 360 VOX Shareholders.

The hearing in respect of the final order of the Ontario Superior Court of Justice approving the Arrangement is currently scheduled to take place on June 27, 2014. Under the Arrangement, each former 360 VOX Shareholder will receive 0.01221 of a Class A subordinate voting share in the capital of Dundee for each 360 VOX Share held. Further details regarding the Arrangement are set out in 360 VOX's notice of special meeting of 360 VOX Shareholders and management proxy circular dated May 26, 2014 (the "**Circular**") sent to 360 VOX Shareholders in connection with the Meeting, a copy of which is available at www.sedar.com under 360 VOX's profile. The terms and conditions of the Arrangement and the transactions related thereto are set out in the arrangement agreement dated May 12, 2014 between 360 VOX and Dundee (the "**Arrangement Agreement**"), a copy of which is available at www.sedar.com under 360 VOX's profile and is also attached as Appendix C to the Circular.

Assuming all conditions precedent to the completion of the Arrangement are satisfied or waived, 360 VOX and Dundee expect the Arrangement to be completed on or about July 2, 2014. The 360 VOX Shares are expected to be delisted from the TSX Venture Exchange (the "**TSXV**") shortly following the completion of the Arrangement. After such delisting, applications will be made for 360 VOX to cease to be a reporting issuer in the applicable jurisdictions.

ABOUT DUNDEE

Dundee is a public Canadian independent holding company listed on the Toronto Stock Exchange under the symbol "DC.A". Through its operating subsidiaries, Dundee is engaged in diverse business activities in the areas of its core competencies including investment advisory and corporate finance, energy, resources, agriculture, real estate and infrastructure. Dundee also holds, directly and indirectly, a portfolio of investments mostly in these core focus areas, as well as other select investments in both publicly listed and private companies.

ABOUT 360 VOX

360 VOX is a publicly traded company listed on the TSXV under the symbol "VOX". 360 VOX is engaged in the business of developing and managing international hotel, resort, residential and commercial real estate projects through its wholly-owned subsidiaries 360 VOX Asset Management Inc., 360 VOX GP, 360 VOX LLC, 360 VOX Developments Inc. and Wilton Properties Ltd. 360 VOX is also engaged in the sales and marketing of real estate through Sotheby's International Realty Canada and Blueprint Global Marketing.

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This press release contains "forward-looking statements" within the meaning of applicable securities laws that are intended to be covered by the safe harbours created by those laws, including statements that use forward-looking terminology such as "may", "will", "expect", "anticipate", "believe", "continue", "potential", or the negative thereof or other variations thereof or comparable terminology. Such forward-looking statements may include, without limitation, statements regarding the completion of the proposed transaction and other statements that are not historical facts. While such forward-looking statements are expressed by Dundee and 360 VOX as stated in this release, in good faith and believed to have a reasonable basis, they are subject to important risks and uncertainties including, without limitation, approval of applicable governmental authorities and necessary court approvals, the satisfaction or waiver of certain other conditions contemplated by the Arrangement Agreement, and changes in applicable laws or regulations, which could cause actual results to differ materially from future results expressed, projected or implied by the forward-looking statements. As a result of these risks and uncertainties, the proposed transaction could be modified, restructured or not be completed, and the results or events predicted in these forward-looking statements may differ materially from actual results or events. These forward-looking statements are not guarantees of future performance, given that they involve risks and uncertainties. Neither Dundee nor 360 VOX affirm or adopt any statements made by any other person in respect of the proposed transaction and each expressly disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except in accordance with applicable securities laws or to comment on expectations of, or statements made by any other person in respect of the proposed transaction. Investors should not assume that any lack of update to a previously issued forward-looking statement constitutes a reaffirmation of that statement. Reliance on forward-looking statements is at the investors' own risk.